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1162719 Page TRUST DEED VOL

THIS TRUST DEED, made this 20 day of August KAY M. WHALEY, a single woman and NANCY E. CLARK, a single woman FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lots 3 and 4 in Block 5 of RIVERVIEW, Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges new or hereafter belonging to, derived from or in anywise apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and line-leum, shades and builtin ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, ior the purpose of securing porformance of described premises, including all interest therein which the granter has or may hereafter acquire, ior the purpose of securing porformance of security of the granter herein contained and the payment of the sum of <u>NINE THOUSAND FIVE HUNDRED FIFTY</u> (<u>9,550.00</u>) Dollars, with interest therein according to the terms of a promissory note of even data barrowich, payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of <u>3,20.20.00</u>, 19.7.3. This trust deed shall further secure the payment of such additional money, default, any infance remaining in the reserve account shall be credited to the

This trust deed shall further secure the payment of such additional money, rs, as may be loaned hereafter by the beneficiary to the grantor or others and no interest in the above described property, as may be evidenced by or notes. If the indexidences are the payment secure of the interest is evidenced by this trust deed is evidenced by the strust deed is evidenced by to an one note, the heneficiary may credit payments received by it upon of add notes or part of any payment on one note and part on another, he beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomeover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against and property; to keep said provide the term is months from the data or hereafter other construction is hereafter commenced; to repair or hereafter and property which may be damaged or destromanced; to repair or hereafter and property which may be damaged or destromanced; to repair or hereafter and property which may be damaged or destromanced; to repair or hereafter and property which may be damaged or destromanced; to repair or hereafter construction; to all we beneficiary any huiding any, when due, all to beneficiary within filteen days any buildings and improvement on hereafter of and in groups any buildings or improvements now or hereafter constructed on a said premises on the and to commit or menet fact; not to remove or misea; to keep all buildings, promery and against loss on beneficiary of anid premises; to keep all buildings, promery and against loss on thereafter of a said premises continuourly time to the require, in a sum not less than the original profers companies acceptable to the beneficiary and not be than the original policy of insurance in correct form and with approved loss purpher the original policy of maximate in only of the here fieldry, and to deliver the original policy of maximate in only of the beneficiary and with approved loss purpher the profess of any sole of any and no loss of the attend and with the only of the only of the note or obligation attend to be the structure of any sole of any and notice or any in the secured by this trust deed, in a sole of any sole notice of the beneficiary and the deliver approved loss purpher principal place of any sole notice of any not the secure approved loss purpher principal place of any sole notice and and with approved loss purpher principal place of any sole notice any a

Obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together that and in addition to the monthly payments of principal and interest pai bit under the terms of the note or obligations secured interedy, an endowed and payable with respect to said property within each pre-ments, and the payable with respect to said property within each pre-ming alle with respect to said property within each succeeded by the beneficiary, such such as the principal of the charged to the principal of the several purposes thereof and shall thereapy, the sums so paid shall be held by the heneficiary in trust as a reserve action, without interest, to pay said and payable.

premiums, taxes, assessments or other charges when they shall become nue and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thered, before the same begin to bear interest and also to pay premiums on all insurance on the same begin to be an interest and also to pay premiums on all insurance the same begin to bear interest and also to pay premiums on all insurance of the same begin to be an interest and also to pay premiums on all insurance of the same begin to be an interest and also the made bear of the pay interest and all taxes, assessments and other charges attements thereof turnished sold property in the amounts and there do all thereof turnished insurance carlets or their interest and the statements thereof turnished insurance carlets or the withdraw the same which may be required from the reserve acound. In the final the pay the same with the bears and written or the statished for that purpose. The grantor agrees in no event to hold the beneficiary beeps is authorized, in the ovent pay survance polary may be and settle with any insurance conforming and settle with any insurance of the same and settle with any insurance of the same and settle with any insurance there the polary may and statistication and the beneficiary beeps is authorized, in the ovent pay is not have and settle with any insurance company at the same polary any such ansurance receipts upon the obligations secured by the beneficiary are full or upon sale or other acquisition of the property by the beneficiary atter

Should the granter fail to keep any of the foregoing covenants, then the enclicacy may at its option carry out the same, and all its expenditures there-enclicated and the second state specified in the note, since the repayable by aball draw interest at the rate specified in the note, since the trust deed. In a granter on demand and shall be secured by the list discription to complete s connection, the beneficiary shall have the right in its discription to complete y improvements made on said prenises and also to make such reparts to said perty as in its sole discretion it may deem necessary or advisable. for the this

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting and property; to pay all costs, fees and expenses of this trust, including the incurred in connection with or in enforcing this obligation, and invises and attorney's fees actually incurred; to appear in and defend any action or pro-semeticiary or trustee; and to pay all costs and expenses, including cost of content of the and attorney's fees its and expenses, including cost of event and attorney's fees and attorney's fees the scale sum to be fixed by the completer and in a such as the scale of the fixed by the scale of the right by the completer and in any such arction or proceeding in which the beneficiary or trustee may appear and in any such fractions the scale of ficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, the heneficiary shall have the right to commence, prosecute in its aware are appear in or defend any are the right to commence, prosecute in lis aware are any portion of the mometion with such taking and, if its o cletch, to taking, which are in access of the amount re-guired to pay all reasonable costs and expenses and attorney's fees necessarily paid or incurred by the grantomon any reasonable costs and expenses and attorney's necessarily paid to head the indebtedness accured hereby; and the grantor agreed the indebtedness are and exceed such last runners and the take appleteness to take such actions and exceed such instruments at the take appleteness to take such actions and exceed such last runners at the take appleteness to take such actions and exceed such last runners at the take appleteness to take such actions and exceed such last runners at the take appleteness to take such actions and exceed such last runners at the take appleteness to take such actions and exceed such last runners at the the necessary in obtaining such compensation, promptly upon the heneficiary's 2. At any time

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance of the indebtedness, the trustee may (a) isbillity of any person for the payment pay of the indebtedness, the trustee may (a) consent to the making of any directivity of the indebtedness, the trustee may (a) any consent of the payment of the the exchange berrary (d) reconvey. dorsement (in case of full reconveyance, for cancellation), without affecting the note for en-diability of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting or other agreement affecting this deed or the lien or charge hereol; (a) without affecting the person or persons legally entited thereon and the recent any matters or facts shall be conclusive proof of the truthfulness therein of any map that of any any of the services in this paragraph shall be \$400. 3. As additional security, granter berging the security of the conductive security, and security, granter berging the security of the shall be \$400.

shall be \$5.00. 3. As additional security, grantor hereby assigns to hereoficiary during the continuance of these trusts all registers, populates and profits of the pro-perty affected by this deed and of any personal property affected by this deed and of any personal property affected by this deed and of any personal property affected by this deed and of any personal property affected by this deed and of any personal property affected by the grant in the performance of any agreement hereinfort, granter grant is a start of the performance of any agreement hereinfort, granter performance of any agreement hereinfort, granter performed thereing or in the performance of any agreement hereinfort, granter performed hereing or in the performance of any agreement hereinfort, granter performed hereing or in the performance of any agreement hereinfort, granter performed hereing or in the performance of any agreement hereinfort, granter performed hereing or an ticker part and payable. Upon any obtained by the granter hereinfort, the hence ficiary may at any time without r, and without regard to the adequacy of any security for the inderived in thereof, in its own name sue for or otherwise collect the crute, issues and expresses of operators and collection, including reaction and property, or any profits, including those past due and unpaid, and apply the same, less cost and expresses of operation and collection, including reaction

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any as secured hereby or in performance of any may declare all sums secured hereby im y to the trustee of written notice of default ty, which notice trustee shall cause to be f and notice of default and election to sell trustee this trust decd and all promissor

deed an thereby cure

8. After the lane of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole of the shiftest bidder for cash, either as a public auction the time and the said said or the shiftest bidder for cash, in is said property by bidle anouncement at a usch time and place of said the said property by public announcement at such time and place and place fixed by public announcement at such time and place of saie and from time to time thereafter may postpone the sale by public announcement.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

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ed by the preceding postponement. The trustee shall deed in form as required by law, conveying the pro-any covenant or warranty, express or implied. The matters or facts shall be conclusive proof of the fixed by the public deed in form deliver to the purchaser his perty so sold, but without recitals in the deed of any truthfulness thereof. Any per

9. When the Trustee sells pursuant to the powers provided her trustee shall apply the proceeds of the trustee's sale as follows: the expenses of the sale including the compensation of the trustee, reasonable charge by the attorney. (2) To the obligation secured trust deed. (3) Fo all persons having recorded liens subsequent interests of the trustee in the trust deed as their interests appear order of their priority. (4) The surplus, if any, to the grantor of th deed or to his successor in interest entitled to such surplus. rein, the (1) To e, and a by the to the r in the the trust

10. For any reason in interest when the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any vegance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed bereamder. Each such appointment and substitution shall be made by written instrument excetted by the hereifeiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the control conclusive proof of proper appointment of the successor inside.

1. Trustee accepts this trust when this deed, duly executed and arknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

party owness such action or proceeding is brought by the trustee. 12. This devel applies to, haires to the benefit of, and blads all parties hereto, their heirs, legates devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In constraing this deed and whenever the context so requires, the max-culdes the plural.

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STATE OF OREGON } ss.

County of Klamath

STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 2/

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(SEAL)

August ..... day of..... Notary Public Int and for said county and state, personally appeared the within named. KAY M: WHALEY, a single woman and NANCY E. CLARK, a single woman

to me personally known to be the identical individual S. named in and who executed the foregoing instrument and acknowledged me that they executed the same freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONK WHEREOF, I have hereunto set my hand and allixed my rial seal the day

Notary Public for Oregon My commission expires: occhi 10-25-74

Loan No. TRUST DEED

TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Bene

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

Record of Mortgages of said County.

affixed. WM. D. MILNE County Clerk

Witness my hand and seal of County

I certify that the within instrument was received for record on the 28th day of AUGUST , 19.73, at 11;14o'clock A.M., and recorded in book M 73 on page 11627

Hazel Hazel

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

FEE \$ 4.00

TO: William Ganona ..., Trustee

Access 

DATED

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said irust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the

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First Federal Savings and Loan Association, Beneficiary

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